

**TTAB**

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451  
General Contact Number: 571-272-8500

EJW/am

Mailed: December 15, 2015

Opposition No. 91218048 —

86066994

3M Company

v.

Taiwan Hopax Chemicals Mfg. Co. Ltd.

**ELIZABETH J. WINTER, INTERLOCUTORY ATTORNEY:**

On November 17, 2015, in compliance with the parties' settlement agreement, Applicant filed a proposed amendment to its applications having Serial Nos. 86066994 and 86066998, with Opposer's consent.<sup>1</sup>

By the proposed amendment, Applicant seeks to amend the identification of goods in both applications from:<sup>2</sup>

"Memo pads; writing paper pads; notepapers; note pads; bookmarks; index cards; self-adhesive note pads; ~~adhesive tapes for stationery and household purposes~~; paper labels; marking tabs; self-adhesive paper labels,"

To:

<sup>1</sup> The Board notes that Applicant's certificate of service was not mailed to Opposer's correspondence address currently set forth in the Board's records. Inasmuch as the parties appear to have settled this matter, the Board has exercised its discretion to review Applicant's motion. Nonetheless, Opposer is directed to the following URL to view Applicant's submission:

<http://ttabvue.uspto.gov/ttabvue/v?pno=91218048&pty=OPP&eno=12>

and Opposer's counsel is directed to update its correspondence address, if applicable.

<sup>2</sup> The lined through wording is to be deleted.



Opposition No. 91218048

"Memo pads; writing paper pads; notepapers; note pads; bookmarkers; index cards; self-adhesive note pads; paper labels; marking tabs; self-adhesive paper labels."

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(a), and because Opposer consents thereto, the amendment is approved and entered. See Trademark Rule 2.133(a).

If the amendment resolves this proceeding, Opposer is allowed until thirty days from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition will go forward on the application as amended. See Trademark Rule 2.106(c).

If no response is filed, proceedings will be resumed and dates reset, as appropriate.

Proceedings are otherwise SUSPENDED.

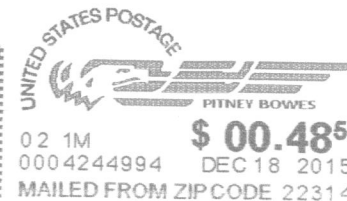
United States Patent and Trademark Office  
Commissioner for Trademarks  
P.O. Box 1451  
Alexandria, VA. 22313-1451  
If Undeliverable Return in Ten Days

OFFICIAL BUSINESS  
PENALTY FOR PRIVATE USE, \$300

AN EQUAL OPPORTUNITY EMPLOYER

91218048

LAURA J BORST  
FULBRIGHT & JAWORSKI LLP  
2100 IDS CENTER  
80 SOUTH EIGHTH STREET  
MINNEAPOLIS, MN 55402-2112



207 N7E 1 A14I7212/18/15  
FORWARD TIME EXP RTN TO SEND  
FULBRIGHT & JAWORSKI LLP  
60 S 6TH ST STE 3100  
MINNEAPOLIS MN 55402-1114

RETURN TO SENDER

55402-1114